

267/474 1,21 T 020502 **PATENT** 

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Filed: Inven He	tor(s): enry Sowizral, Kevin Rushforth d Doug Twilleager	~~~~~~~~~~~~~	the United States Postal S class mail in an envelope for Patents, Washington, D	Unknown 2671 5181-45501  Direspondence is being deposited with ervice with sufficient postage as first addressed to Assistant Commissioner C 20231, on the date indicated below.  By C. Hood  Gistered Representative  Date		
INFORMATION DISCLOSURE STATEMENT						
Assistant Commissioner for Patents				RECEIVED		
Washington, D.C. 20231				AUG 2 8 2002		
Sir:				Technology Center 2600		
Ap	plicant requests consideration of	the 🄀	references listed o	on the attached Form PTO-		
1449 and/6	or  the additional information in the second control of the second	identifie	d below in paragr	aph 3. A copy of some of		
the referen	nces listed on the Form PTO-144	9 were	previously submit	ted to or cited by the U.S.		
Patent and	Trademark Office in U.S. Applic	cation S	erial No. 09/668,4	93, to which the captioned		
application	n is seeking priority under 35 U.	S.C. §1	20. References A	3-A5 were not previously		
submitted	and are enclosed herewith.					
1. Thi	prosecution application	filing da under §	te of a national appl	ication other than a continued stage as set forth in § 1.491 in		
	an International applica		ing of the hational	ombo as set form in a 1.121 in		

			before the mailing date of a first Office Action on the merits; or before the mailing of a first Office Action after the filing of a request for continued examination under § 1.114.		
	b.		after the events of above paragraph 1a and prior to the mailing date of a final Office Action or Notice of Allowance, and thus:   the certification of paragraph 2 below is provided, or a fee of \$180.00 is enclosed.		
	c.		after the mailing date of a final Office Action or a Notice of Allowance and prior to payment of the issue fee, and thus: the certification of paragraph 2 below is provided and a fee of \$180.00 is enclosed.		
2.	It is he	It is hereby certified:			
		was ci	ach item of information contained in this Information Disclosure Statement ted in a communication from a foreign patent office in a counterpart foreign ation not more than three months prior to the filing of the Statement, or		
		was ci applica making	ted in a communication from a foreign patent office in a counterpart foreign ation or, to the knowledge of the person signing the certification after g reasonable inquiry, was known to any individual designated in § 1.56 (c) han three months prior to the filing of the Statement.		
3.			deration of the following additional information (including any co-pending ndoned U.S. applications, prior uses and/or sales, etc.) is requested:		
4.	For ea	or each non-English language reference listed on the attached Form PTO-1449:			
		referer	nce is made to an English language translation submitted herewith, and/or		
			nce is made to a foreign patent office search report (in the English language) tted herewith, and/or		
			nce is made to an English language translation of a foreign patent office report submitted herewith, and/or		
			nce is made to the concise explanation contained in the specification of the tapplication at page(s), and/or		
		referer	nce is made to the concise explanation set forth below:		
5.		Applic	Applicant also offers the following comments for the Examiner's consideration:		
6.		Also enclosed is a copy of a foreign search report citing these references.			

The listed documents were brought to the attention of the Applicant(s) after payment of the issue fee in the captioned case. The documents were cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this Information Disclosure Statement. Applicant(s) request this Information Disclosure Statement and attached Form PTO-1449 be placed in the file of the captioned application.
 Applicant(s) request that the Information Disclosure Statement and attached Form PTO-1449 and references, which are being filed before the grant of the patent and pursuant to 37 C.F.R. § 1.97(i), be placed in the file of the captioned application.

## **CHANGE OF ADDRESS**

The Patent Office is respectfully requested to direct all future correspondence for this case to the below-referenced address.

If any required fees are missing, the Commissioner is authorized to charge said fees to Conley, Rose & Tayon, P.C. Deposit Account No. 50-1505/5181-45501/JCH.

Respectfully submitted,

Jeffrey C. Hood Reg. No. 35,198

Q1m

Attorney for Applicant(s)

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Date: 8/20/2002